IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

CHELSEY GOSSE, on her own behalf and on behalf of other similarly situated persons,

Case No: 3:20-cv-01446-RDM-MCC

Plaintiff.

v.

TRANSWORLD SYSTEMS, INC.; U.S. BANK, N.A.; RATCHFORD LAW GROUP, P.C.; NATIONAL COLLEGIATE STUDENT LOAN TRUST 2007-3.

(JURY DEMAND)

Defendants.

PRAECIPE TO SUBSTITUTE COUNTERSTATEMENT AND RESPONSE TO DEFENDANTS' STATEMENT OF MATERIAL FACTS (ECF. 180)

To the Clerk:

Please substitute the attached Plaintiff's Counterstatement of Material Facts and Response to Statement of Material Facts attached as Exhibit A for the version filed May 15, 2023 (ECF no. 180). The purpose of the substitution is to correct the following errors or omissions redlined on the Exhibit B version of the document attached hereto:

- 1) Pg. 22, insert exhibit description;
- 2) Pg. 23, correct designation of Glanfield Deposition exhibit;
- 3) Pg. 26, n. 14, correct designation of Glanfield Deposition exhibit;
- 4) Pg. 31, correct citation of witness Meyer's deposition testimony;
- 5) Pg. 32, correct citation of witness Meyer's deposition testimony.

Dated: May 31, 2023

/s/Robert P. Cocco

ROBERT P. COCCO, P.C.

Attorney for Plaintiff

Certificate of Service

I, Robert P. Cocco, co-counsel for Plaintiff, hereby certify that I filed the foregoing pleading electronically via ECF email upon all Defendants through their respective counsel of record.

Dated: May 31, 2023 /s/ Robert P. Cocco